IN THE UNITED STATES DISTRICT COURT

FOR THE NORTHERN DISTRICT OF TEXAS

DALLAS DIVISION

IN RE: DEPUY ORTHOPAEDICS, INC. PINNACLE HIP IMPLANT PRODUCTS LIABILITY LITIGATION 3: 11-MD-2244-K

MDL Docket No.

SEPTEMBER 10, 2013

This Document Relates to all Cases

TRANSCRIPT OF STATUS CONFERENCE

BEFORE THE HONORABLE ED KINKEADE

UNITED STATES DISTRICT JUDGE

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PROCEEDINGS

THE SECURITY OFFICER: All rise and come to order.

The United States District Court in and for the Northern District of Texas at Dallas is now in session, the Honorable United States District Judge Ed Kinkeade is presiding.

Let us pray.

God bless these United States and this Honorable Court.
Please be seated.

THE COURT: Okay. We've got a status conference today on the DePuy MDL -- excuse me -- litigation, cause number 3:11-MD-2244-K.

Let me just give the lawyers an opportunity to speak on behalf of the -- both sides.

First, Mr. Beisner, you're here on behalf of the defense and is there anything you need to say with regard to where we are?

I've ruled on the deposition and the other discovery issues and the only thing I think we were -- that was left in talking about was on the belwethers and that sort of thing, so why don't you give me a little report.

MR. BEISNER. Sure, Your Honor. I think that the parties have been moving along well in the discovery process.

Mr. Boyd may have some things to add on that. But we've been very busy in the -- the deposition process, I think consistent with the -- with the schedule that the court had in mind.

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Mr. Bei sner?

As Your Honor noted, we have been talking about the belwether trial process, and I think we have some conversations to complete in that regard, hopefully to provide your court -- the court with a joint proposal in that regard. Your Honor, I did want to note that with respect to a filing that we made with the court on Friday with respect to one aspect of the bellwether selection process, I did -- did want to note, Your Honor, that our position -- we have waived the lexicon restriction on these -- these cases, consistent with the report that the special master gave to the court And I just wanted to make sure that we were clear on that on -- on the record. We have some concerns about whether the factual text in which that waiver was given may have changed with the proposal now for multiplaintiff trials, so we may come back to Your Honor for some relief on that waiver, depending on how all of this unfolds, but did just want to confirm to the court that that --THE COURT: Okay. MR. BEISNER: -- that is -- that is the defendant's position. Okay. Well, we'll look at that when we THE COURT: get there. Anything else from anybody else on the defense side,

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That's it?
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               MR. BEISNER: I don't believe so.
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               THE COURT:
                           Okay.
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               MR. BEISNER: Unless someone else has something to
     add, Your Honor.
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               THE COURT:
                           Okay. Thank you.
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          Mr. Boyd, Mr. Lanier, either of y'all -- both of y'all?
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               MR. BOYD: Your Honor, Mr. Lanier is going to give
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     you the report.
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               THE COURT: All right. That will be fine.
                                                            Thank
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     you.
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          Thank you.
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               MR. LANIER: Thank Mr. Boyd for that.
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          Your Honor, 4,922 cases are currently before you.
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               THE COURT: Is there a cap?
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          Is there a cap?
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          Can I?
                               (Laughter.)
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19
               MR. LANIER: Yes, Your Honor. We've capped it at a
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     million.
               THE COURT: Okay. Thank you.
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               MR. LANIER: The only cap that exists, Your Honor,
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     is one that -- by virtue of the fact that August 31st, just a
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     few days ago, this product is no longer allowed to be
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     installed by doctors, and so there is some type of a cap out
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there, but what that cap will be nobody knows.

I would say from the plaintiff's perspective, make it clear on the record, the plaintiffs have also agreed to waive lexicon with any of the cases that we've got before you. And we will continue to do so.

We also commit to following your strong admonition that the parties try to find a mutually agreeable solution to the bellwether process, and we will be speaking extensively and working with special master James Stanton, who I would be remiss and the other side would be remiss if we did not note that we have probably radically messed up his life, requiring him to traipse all over the globe to be our hall monitor while we do discovery. But he has done a commendable job, and I think both sides wanted that on the record, I just got the joy of getting to say it.

THE COURT: Okay.

MR. LANIER: So thank you for that, Your Honor.

THE COURT: And I want to say for the lawyers that are on the phone, in the bellwether process, we're still searching for a process where the lawyers both in the state and -- and those that have state cases and federal cases will feel good about this process and -- and what we've done. And that's the -- otherwise, it's not a bellwether, it's just a trial. And -- and so I'm still searching for that kind of process. And I -- I think y'all are working at it and I'm

going to assume it will be in good faith.

I look forward to seeing y'all again. You're a little bit older than the last time I saw you, and wiser. And I'm -- I'm enjoying working on this.

Look forward to seeing y'all again. And we're making progress. We've done -- I know you've done really yeoman's duty on this discovery, and I want to thank everybody, because I know that's a -- it's been all over the globe and I -- I appreciate you, you know, I guess spending money with all the airlines. They need that. And just, you know, keep working hard. Know that we're making progress on this.

I will do my best to be patient with y'all. Y'all be patient with me. And I just -- I just want the lawyers that are out there that aren't part of this process to feel comfortable about if you're on the plaintiff's side contact -- I'm assuming you would be, contact those lawyers if you have some complaint about something that's occurring and you don't feel like it's been fair to your cases -- to your clients. They're not cases. To your clients. Let me know. Let them know and they will let me know, and I'll be more than happy to address that.

And the same is true if there's something in the process, Mr. Beisner, you've not hesitated to tell me something you didn't like, please keep that up. That's -- I will continue to try to make sure that both of you feel like you're getting

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     your best shot to put the case on that you want to put on
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     throughout this process.
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          So thank y'all very much.
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          Let me see at the side of the bench for just a second, a
     representative from -- from each side, just for a second.
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 6
          But otherwise, that's it.
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          Thank y'all very much.
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               THE SECURITY OFFICER: All rise.
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                           (End of proceedings.)
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<u>CERTIFICATION</u> I, PAMELA J. WILSON, CSR, certify that the foregoing is a transcript from the record of the proceedings in the foregoing entitled matter. I further certify that the transcript fees format comply with those prescribed by the Court and the Judicial Conference of the United States. This the 10th day of September, 2013. s/Pamela J. Wilson PAMELA J. WILSON, RMR, CRR Official Court Reporter The Northern District of Texas Dallas Division